IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

JOSEPH R. PICCIRILLI, Plaintiff,)				
V.)))	Civil	Action	No.	09-1208
IUE-CWA PENSION FUND, Defendant.)				
	ORDER				

AND NOW, this 12th day of October, 2009, IT IS HEREBY ORDERED that the parties shall comply with the following dates in the above-captioned matter:

1. Initial Rule 16 Scheduling Conference

Pursuant to Local Rule 16.1.1, an initial Rule 16 Scheduling Conference shall be held before the undersigned on <u>December 2</u>, 2009 at 3 p.m. in Suite 3250, 3rd floor, U.S. Courthouse. All counsel shall bring their calendars to the conference for scheduling purposes. The parties should be prepared to discuss settlement.

2. Rule 26(f) Conference

Pursuant to Rule 26(f) and not withstanding the pendency of any outstanding motion, the parties **MUST** confer to consider the nature and basis of their claims and defenses, the possibilities for a prompt settlement or resolution of the case, the ADR

Process, and to make arrangements for the disclosures required by Rule 26(a) on or before November 3, 2009. Plaintiff shall initiate this conference. However, the court will hold both parties responsible for ensuring that this conference is held in a timely manner.

3. Rule 26(f) Report

The parties MUST confer as necessary and MUST file with the Clerk of Court a Rule 26(f) report on or about November 17, 2009. The Rule 26(f) Report SHALL comply, in form and content, with the "Federal Rule of Civil Procedure 26(f) Report of the Parties" that is available on the Court's website, www.pawd.uscourts.gov, where it can be downloaded and used as a word processing document. The parties may decide who will prepare and file the Rule 26(f) Report. However, the court will hold both parties responsible for ensuring that the Report is filed in the correct form and in a timely manner.

4. Selection of ADR Process

During the Rule 26(f) Conference, the parties MUST discuss

the Alternate Dispute Resolution (ADR) Process. The parties MUST

provide the Court with specific information regarding the ADR

Process that they have selected in BOTH the Rule 26(f) Report and the Stipulation Selecting ADR Process.

Specifically, the Rule 26(f) Report must include (1) the specific ADR process that has been selected and (2) the time frame in which the ADR process will be completed. The Stipulation must include (1) the specific ADR process that has been selected, (2) how the parties have agreed to share the cost of ADR, (3) the name of the individual who will conduct the ADR, with alternates, and (4) the names of the individuals who will attend the ADR.

The parties MUST file with the Clerk of Court the

Stipulation Selecting ADR Process concurrently with their Rule

26(f) Report. The Stipulation Selecting ADR Process SHALL

comply, in form and content, with the "Stipulation Selecting ADR

Process" that is available on the Court's website,

www.pawd.uscourts.gov, where it can be downloaded and used as a

word processing document. For the parties' convenience, the

Court has also attached a copy of the Stipulation to this Order.

The parties may decide who will prepare and file the Stipulation Selecting ADR Process. However, the court will hold both parties responsible for ensuring that the Stipulation is filed in the correct form and in a timely manner.

5. Rule 26(a) Disclosures

The parties are excused from the requirement of making the disclosures required by Rule 26(a)(1) within fourteen (14) days after the Rule 26(f) Conference. The parties may agree to make the required disclosures at any time following the Rule 26(f) Conference, and are encouraged to do so promptly. The parties are reminded that under the rule a party shall make its initial disclosures based on the information then reasonably available to it and is not excused from making its disclosures because it has not fully completed its investigation of the case, or because it challenges the sufficiency of another party's disclosures, or because another party has not made its disclosures. If the required disclosures have not been made as of the date of the initial Rule 16 Scheduling Conference, the court shall set a date by which such disclosures must be made at that Conference.

BY THE COURT:

s/Gary L. Lancaster
Gary L. Lancaster,
Chief United States District Judge

cc: All Counsel of Record

ATTACHMENT

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

Plaintiff(s),	
v.) Civil Action No.
Defendant(s).))
STIPULATION SEI	LECTING ADR PROCESS
	l conferred regarding Alternative Dispute Resolution ation pursuant to L.R. 16.2 and the Court's ADR
I. PROCESS Select one of the following processes:	
MediationEarly Neutral Evaluation (ENCourt sponsored Binding¹ ArbCourt sponsored Non-bindingPrivate ADR (please identify p	itration
Other (please identify process	and provider)
Court's ADR Policies and Procedures. It i	dvised that the case is still governed by the s the responsibility of counsel to ensure that all and filed, as required by Polices and Procedures.
1	sts as follows (do not complete percentages for court are paid by the court in accordance with 28 USC
If a dispute arises as to compensation and cos arbitrator, the Court will set reasonable comp	

¹For binding arbitration, please complete form "Stipulation to Binding Arbitration" located on the Court's website at www.pawd.uscourts.gov

III. NEUTRAL

The parties hereby designate be above-styled action:	by agreement the following individual to serve as a Neutral in the
Name of Neutral: Address of Neutral: Telephone & FAX Numbers: Email address of Neutral:	
determined that the neutral is	have contacted the selected prospective neutral and have available to conduct the ADR session within the time prescribed by dures and that the neutral does not have a conflict.
IV. PARTICIPANTS	
· · · · · · · · · · · · · · · · · · ·	o will be attending the mediation or early neutral evaluation session .8A and 4.10A of the Court's ADR Policies and Procedures:
For Plaintiff(s):	
For Defendant	Name and title
For Defendant	Name and title
	Name and title
For 3d party Deft	Name and title
If there is insufficient space to additional sheets as necessary	o list all parties who will be attending the session, please add
Each party certifies that the recomplete settlement authority	presentative(s) attending the ADR session on its behalf has full and.
V. ACKNOWLEDGMENT	
We, the undersigned p and mutual.	arties to this action, declare that this stipulation is both consensual
Dated:	Attorney for Plaintiff
Dated:	Attorney for Defendant